## **Exhibit C**

UNITED STATES DISTRICT COUR'S SOUTHERN DISTRICT OF NEW YO	ORK	
MARK NUNEZ, et al.,		
	Plaintiffs,	DEFENDANTS' UPDATED STATEMENT OF
-against-		MATERIAL FACTS
CITY OF NEW YORK, et al.,		
	Defendants.	11 Civ. 5845 (LTS)
	X	
UNITED STATES OF AMERICA,		
	Plaintiff-Intervenor,	
-against-		
CITY OF NEW YORK and NEW YOR DEPARTMENT OF CORRECTION		
	Defendants.	
	x	
STATE OF NEW YORK ) :	SS:	
COUNTY OF NEW YORK )		

**OMAR SIDDIQI,** an attorney duly admitted to practice in the State of New York and in this Court, and a Senior Counsel in the Office of Muriel Goode-Trufant, Acting Corporation Counsel of the City of New York; as such, I am one of the attorneys for Defendants the City of New York and the New York City Department of Correction in the above referenced matter. I am

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familiar with the facts stated below, and submit Defendants' Updated<sup>1</sup> Statement of Material Facts in Opposition to Plaintiffs' and Plaintiff-Intervenor's Motion for Contempt and Appointment of a Receiver.

- Lynelle Maginley-Liddie, was appointed as Commissioner of the New York City
   Department of Correction ("the Department"), by Mayor Eric Adams on December 8,
   2023. As Commissioner, she oversees the care, custody, and control of the Department's pre-trial detainees and city-sentenced individuals See Exhibit A<sup>2</sup> (Declaration of Commissioner Lynelle Maginley-Liddie) at ¶ 1.
- 2. From the time of her appointment, Commissioner Maginley-Liddie has been actively engaged and working collaboratively with the Monitor, the Deputy Monitor, and the Monitoring Team. In a February 26, 2024 Joint Letter to the Court, the Monitor stated:

"The Monitoring Team observed an immediate change in the Department's approach and dynamic in early December 2023 with the appointment of Commissioner Maginley-Liddie. The Department's leadership team is now actively engaging with the Monitor, the Deputy Monitor, and the Monitoring Team. These interactions reflect greater transparency and interest in working collaboratively. The Monitoring Team is routinely consulted and proactively advised on a wide variety of issues. When matters of mutual concern arise, Department leadership

<sup>&</sup>lt;sup>1</sup> This Updated Statement of Material Facts is submitted following a meet and confer process with counsel for Plaintiffs and Plaintiff-Intervenor which was conducted with the goal of minimizing disputes between the parties. This document updates the Statement of Facts filed as Docket 692.

<sup>&</sup>lt;sup>2</sup> All referenced exhibits are annexed to the Declaration of Michael Viviano, dated March 18, 2024 (Dkt. 689).

seeks input from the Monitor, has been receptive to feedback, and appears open to adapting practices as necessary. While more work remains, these early signs of improved transparency and collaboration with the Monitoring Team are promising and help to ensure that the Monitoring Team is properly positioned to do its work pursuant to the *Nunez* Court Orders." (Dkt. 679, pages 1-2)

See Exhibit A at ¶¶ 4-7.

- 3. "Overall, there is a marked and positive shift in the Department's approach to working with the Monitoring Team. The role and the authority of the *Nunez* Manager has been elevated over the last few months given the Commissioner's clear direction to staff regarding the *Nunez* Manager's role and responsibility and the authority the Commissioner has granted the *Nunez* Manager to do her work. Information is flowing more freely and consultation is occurring more frequently than in the previous two years." (Dkt. 679 at 4). See Exhibit A at ¶ 8.
- 4. On February 26, 2024 the Monitor stated as follows: "[f]urther, since the appointment of Commissioner Maginley-Liddie, although it has only been two months, the Monitoring Team has not identified any situations in which the Department should have consulted the Monitoring Team but did not. In fact, the Department has clearly been erring on the side of caution when consulting with the Monitoring Team, and therefore is consulting on matters both directly related to the *Nunez* Court Orders and those that may be more ancillary." (Dkt. 679 at 4) See Exhibit A at ¶ 8.
- 5. \*\*\*DOC's efforts have led to the completion of fifty-two (52) of the tasks required by the *Nunez* Action Plan and the subsequent Orders in 2023. As stated by Commissioner Lynelle Maginley-Liddie in her Declaration, DOC has completed provisions (A)(1)(c), (A)(2)(a),

- (A)(2)(b), (A)(2)(c), (A)(2)(d)(i), (A)(2)(d)(ii), (A)(2)(d)(iii), (A)(2)(e), (A)(2)(f), (A)(2)(f), (A)(2)(f)(i), (A)(3)(a), (A)(3)(b)(ii), (A)(3)(b)(ii)(1), (A)(3)(b)(ii)(2), (A)(3)(b)(ii)(2)(a), (A)(3)(b)(ii)(2)(b), (A)(3)(b)(ii)(3), (A)(3)(b)(ii)(3)(iii), (A)(3)(c), (B)(1), (B)(2), (B)(4), (C)(1), (C)(2), (C)(5), (D)(1), (D)(5), (E)(1), (E)(2), (E)(2)(a), (E)(2)(b), (E)(2)(c), (E)(3)(a), (F)(1), (F)(1)(a), (F)(1)(b), (F)(2)(a)(i)-(iv), (F)(5), (F)(6), (F)(7), and (G)(1) of the Action Plan; provisions (I)(1)(a), (I)(2), (I)(5), (I)(6), (I)(7), (I)(7)(a), (II)(2) of the June 13, 2023 Order; provisions (I)(11), (I)(12), (I)(14) of the August 10, 2023 Order; and provision 1(a) of the December 14, 2023 Order. See Exhibit A at ¶ 22, and Appendix B thereto. \*\*\*
- 6. In February 2024, Commissioner Maginley-Liddie selected an individual to act as Deputy *Nunez* Manager. The individual will support the *Nunez* Manager and the Department's work. See Exhibit A at ¶ 17.
- 7. As required by the Court's Orders, DOC, in consultation with the Monitor, developed a set of metrics for use of force, security, and violence. These were intended to allow DOC to better identify trends and patterns and develop anti-violence strategies See Exhibit A at ¶ 18.
- 8. Further, the Office of Management, Analysis, and Planning ("OMAP") was established at DOC in 2022. It is designed to provide analysis of department data to inform DOC's operations and to support strategic planning. OMAP is involved in the planning of new initiatives and their evaluation once implemented. The formation of OMAP is intended to assist DOC in using quantitative data to advance decision-making and problem-solving. See Exhibit B (Declaration of Associate Commissioner Timothy Kepler) at ¶ 3.

- 9. \*\*\*As an initial matter, as demonstrated in the Kepler Declaration, the definition of "use of force" has shifted considerably since 2016. See Exhibit B at ¶¶ 9-10. \*\*\*
- 10. \*\*\*Indeed, "[u]nder DOC's policy, use of force is defined broadly: any time an officer makes contact with a non-compliant individual to compel behavior, it counts as a use of force, no matter how slight the contact.... This definition greatly expands the number of use of force incidents, well beyond those previously reported. Because of the change in definition, any comparison of 2016 and today is flawed." See Exhibit B at ¶¶ 9-11. \*\*\*
- 11. Pursuant to Department policy, Use of Force are classified as follows:
  - Class A Use of Force: a classification used to describe Use of Force Incidents that require medical treatment beyond the prescription of over-the-counter analgesics or the administration of minor first aid, including those resulting in one or more of the following treatments/injuries: multiple abrasions and/or contusions, chipped or cracked tooth, loss of tooth, laceration, puncture, fracture, loss of consciousness, concussion, suture, internal injuries (e.g., ruptured spleen, perforated eardrum, etc.), or admission to a hospital.
  - Class B Use of Force: a classification used to describe Use of Force Incidents that: (1) Do not require hospitalization or medical treatment beyond the prescription of over-the-counter analysis or the administration of minor first aid (e.g., Use of Force Incidents that result in a superficial bruise, scrape, scratch, or minor swelling); or (2)

Involve the forcible use of mechanical restraints in a confrontational situation that results in minor injury;

- Class C Use of Force: a classification used to describe Use of Force Incidents that result in no injury to Staff Members or Inmates, including, but not limited to, Use of Force Incidents where the use of chemical agents spray results in no injury beyond irritation that can be addressed through decontamination.
- Class P Use of Force: a temporary classification used to describe Use of Force Incidents where there isn't enough information available at the time of report to the Central Operations Desk (COD) to be classified as Class A, B, or C.
- 12. \*\*\*The injury classification of all use of force incidents are reviewed by the Investigation Division (ID) during the course of their investigation. If ID discovers additional information that requires a classification change, the recommendation is sent to the Office of Security, where evidence is reviewed, and incidents are reclassified if necessary. See Exhibit B at ¶ 9. \*\*\*
- 13. \*\*\*With the acknowledgement that incidents in the latter months of 2023 may be reclassified, there has been a meaningful decrease in the number of Use of Force incidents that result in injury. The number of incidents classified as "A" or "B" in the last six months of 2023 are lower than the first six months of 2023 both in the total number and in the proportion of total uses of force. See Exhibit B at ¶ 9. \*\*\*

14. \*\*\*Use of Force by Injury Class from January 2023 – December 2023 is as follows:

Month	P	4	В		С		Takal
	Count	%	Count	%	Count	%	Total
Jan-23	4	0.6%	42	6.8%	570	92.5%	616
Feb-23	9	2.0%	27	5.9%	423	92.2%	459
Mar-23	13	2.4%	40	7.3%	492	90.3%	545
Apr-23	9	1.7%	31	6.0%	475	92.2%	515
May-23	12	2.1%	36	6.2%	535	91.8%	583
Jun-23	11	2.1%	38	7.3%	469	90.5%	518
Jul-23	16	2.8%	24	4.2%	525	92.9%	565
Aug-23	6	1.1%	17	3.1%	519	95.8%	542
Sep-23	4	0.7%	21	3.7%	540	95.6%	565
Oct-23	3	0.5%	20	3.0%	633	96.5%	656
Nov-23	3	0.5%	22	3.5%	599	96.0%	624
Dec-23	4	0.7%	25	4.2%	565	95.1%	594

See Exhibit B at ¶ 9. \*\*\*

- 15. \*\*\*OMAP analysis shows that certain key trends are moving in the right direction. There were 477 slashings/stabbings in 2022 compared to 383 in 2023, a 19.7 percent reduction.

  See Exhibit B at ¶ 7. \*\*\*
- 16. Similarly, in 2022, there were 1,643 assaults on staff, and in 2023, 1,401, a 14.7 percent reduction. See Exhibit B at ¶ 8.
- 17. \*\*\*Among the trends DOC has observed is a dramatic shift in the composition of the population of Rikers following New York State bail reform in January 2020. With bail reform, the DOC now houses individuals who are in its custody predominantly on charges of committing violent crimes. As of February 27, 2024, 28.6 percent of pre-trial detainees are being held on homicide charges; 11.8 percent on serious assault charges; 14.1 percent on robbery charges; and 7.8 percent on weapons charges. That is a total of

- 62.3 percent. By comparison on January 1, 2016, those held on homicide charges comprised 14.1 percent of detainees; serious assault charges, 9.1 percent; robbery charges, 14.4 percent; and weapons charges, 6.3 percent a total of 43.9 percent. Gone in 2024 are recidivist shoplifters, low level drug dealers and fraudsters, who populated Rikers jails in earlier years. See Exhibit A at ¶ 24. \*\*\*
- 18. Assistant Commissioner Kepler's Declaration provides a chart demonstrating the fact of the increasing percentage of population of those held on homicide charges.

Average Daily Population 10K ADP Murder Charges ■ % of Population w/ Murder Charges 8K 6K 9,272 8,439 6,110 7,396 5,621 4К 4,564 2K 1,591 1,626 1,383 0K 1,051 1,003 943 1,017 959 28% % Murder/Att. Murder 25% 27% 25% 22% 20% 15% 13% 10% 11% 11% 11% 5% 0% 2017 2018 2019 2021 2022 2016 2020 2023

Figure 1: Average Daily Population and Proportion of Individuals with a Homicide Charge

(See Exhibit B at ¶ 12.)

19. \*\*\*Supervising a housing unit that is comprised almost entirely of violent individuals presents significantly greater challenges than one in which a significant portion of offenders are there for non-violent crimes. The latter group have one principal objective:

- to resolve their cases, do their time, and go home. They dilute the propensity for violence. See Exhibit A at  $\P 25$ . \*\*\*
- 20. The shift in the population due to bail reform is not the only notable factor that distinguishes DOC today from DOC of 2016. As of August 19, 2015 there were 3,592 surveillance cameras in Department facilities, as of June 30, 2024 that number is 12,469. See Exhibit A at ¶ 28.
- 21. \*\*\*Reported increases in the use of force from 2016 to 2023 are explained, at least in part, by the omnipresence of the cameras. Today little goes unseen, and therefore little is unreported. See Exhibit A at ¶ 29. \*\*\*
- 22. \*\*\*Detainees are also spending considerably more time in DOC's care. In 2016, the average length of stay was 59 days while in January 2024, it is 101 days. As of March 1, 2024 there are 508 detainees who have been in custody for more than two years. New York City's jails were not meant for such long-term stays, and the inevitable anxiety that comes from being in legal limbo contributes to the tension that breeds violence. This factor is not in DOC's control (DOC cannot move cases faster). See Exhibit A at ¶ 30. \*\*\*
- 23. \*\*\*DOC is committed to further reducing violence in its facilities. One demonstration of that commitment is enhanced training efforts. In partnership with the Monitor, Acting Deputy Commissioner Jeremiah Johnson has overseen the development of DOC's curriculum for training new captains. Twenty-one training modules were submitted to the Monitoring Team for review, all of which were approved as of February 21, 2024. See Exhibit D (Declaration of Acting Deputy Commissioner Jeremiah Johnson) at ¶ 4. \*\*\*
- 24. \*\*\*In March 2024, DOC will commence training for a cohort of 25 new captains using a Monitor-approved curriculum. The classroom training will last five weeks, followed by

two weeks of facility-based training. A second cohort of 25 will begin training in April, so that by the summer there will be 50 new captains on the job. Most of these individuals will be assigned to positions in the facilities working directly with incarcerated individuals. The training is designed to provide these new captains with the technical knowledge needed to be successful in their new roles. See Exhibit D at ¶ 5. \*\*\*

- 25. \*\*\*Training for new Assistant Deputy Wardens ("ADWs") is being revised and will be resubmitted to the Monitor in June. See Exhibit D at ¶ 6. \*\*\*
- 26. In August 2023, DOC commenced in-service training on its Use of Force policy and Defensive Tactics. The Monitor-approved curriculum consists of two days of instruction, four hours on Use of Force policy and 12 hours in defensive tactics. DOC is required to provide this training on an annual basis. To date, more than 600 members of staff have received this refresher training, which is typically offered two times a week. See Exhibit D at ¶ 7.
- 27. \*\*\*On February 28, 2024, the Monitor approved refresher training for the Department's Emergency Services ("ESU"). This curriculum was developed in coordination with the Monitor to address specified concerns regarding ESU. The training will be conducted quarterly and includes modules on search and escort procedures. See Exhibit D at ¶ 9. \*\*\*
- 28. Among the highest priority repairs are those to cell doors and locks. Since January 1, 2023, Facility Maintenance and Repair Division staff have repaired 204 cell doors/locks at the Eric M. Taylor Center ("EMTC"); 400 at the George R. Vierno Center ("GRVC"); more than 100 in the Enhanced Supervision Housing units at the Rose M. Singer Center ("RMSC") and 400 elsewhere in RMSC; and 607 at the Robert N. Davoren Complex ("RNDC"). See Exhibit K (Declaration of Deputy Commissioner Patrick Benn) at ¶¶ 3-5.

- 29. DOC has various programs an initiatives designed to care for emergent adults those wo are between 18 and 21 years of age. See, Exhibit J (Declaration of First Deputy Commissioner Francis Torres) generally and at ¶ 2.
- 30. Principal among the programs that First Deputy Commissioner Torres helped oversee was the RNDC Violence Reduction Plan, which was unveiled in February 2022. RNDC houses DOC's youngest individuals, including emergent adults 18 to 21 years old. Among the RNDC Violence Reduction Plan components were: the assignment of "credible messengers" to work with the population; the assignment of counselors to reduce idle time and address rehabilitative needs; congregate events; the introduction of mobile libraries; and the emphasis on officers using interpersonal skills to diffuse conflict. See Exhibit J at ¶¶ 8-9.
- 31. \*\*\*Following the introduction of the RNDC Violence Reduction Plan, in a review of data from the Incident Reporting System, showed there was a 57% decrease between the first six months of 2023 compared to the first six months of 2022. See Exhibit J at ¶ 10. \*\*\*
- 32. In the fall of 2023, DOC's identification of trends revealed the need for renewed initiatives at RNDC. At the direction of Commissioner Maginley-Liddie and with the approval of the Monitor, DOC has developed the RNDC Programs Action Plan aimed at emerging adults in custody. Exhibit A at ¶¶ 32-34. See also, Exhibit J at ¶¶ 12-14.
- 33. The RNDC Programs Action plan is the most recent program for emergent adults. Other initiatives include School Houses, opened in November 2021 for those emergent adults who are dedicated to advancing their formal education. DOC now has additional classrooms where college prep and GED courses are offered, including courses with Columbia University. See Exhibit J at ¶ 4.

- 34. In June 2022, DOC sponsored a Fatherless No More Initiative led by former NFL player and now Pastor Tim Johnson. The goal of the program, which lasted five months, was to address fatherhood issues through steps from confession to forgiveness to reconciliation. Pastor Johnson continues to come to RNDC monthly to conduct sessions, for a complete week, to serve emergent adults who continue to express interest in the program. The Program continues to be supported by the two original officers. See Exhibit J at ¶ 5.
- 35. SCO Family of Services, a not for profit, provides a Young Adult Working Program (YA WP), which focuses on pre- and post-release work readiness. It also provides Therapeutic Case Managers (TCM) for individuals in need. See Exhibit J at ¶ 6.
- 36. Safety initiatives within DOC also include the development of systems intended to reduce and prevent deaths by suicide and self-harm among persons in custody. See Exhibit L (Declaration of Deputy Commissioner James Saunders) at ¶ 5.
- 37. DOC uses three review mechanisms to analyze self-harm incidents. The first is the In-Custody Death Joint Assessment and Review ("JAR"), which Deputy Commissioner Saunders has led since July 2023. Comprised of senior DOC and CHS leadership, the JAR meets after each death in custody at fixed intervals: two business days, seven days, and 30 days after the death. The goal is to identify deficiencies and opportunities for corrective measures to minimize the recurrence of such tragic events. See Exhibit L at ¶ 6.
- 38. The second mechanism is the Suicide Prevention Task Force, which is comprised of DOC and Correctional Health Services ("CHS") leadership, and meets monthly to identify opportunities for improvements in custodial care. See Exhibit L at ¶ 7.
- 39. The third mechanism, the Self-Inflicted Harm Subcommittee under the Task Force, meets weekly to review incidents of self-harm from the prior week. Working with CHS mental

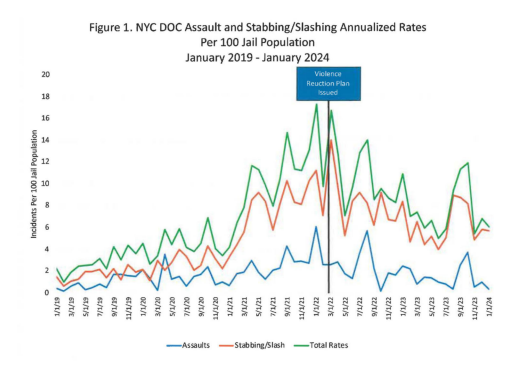
- health professionals, DOC staff examine individual incidents to identify trends and recommend changes. See Exhibit L at  $\P$  8.
- 40. In 2023, DOC hired Dr. Timothy Belavich, a nationally recognized expert as a consultant to provide technical assistance on the improvement of its suicide prevention activities. After studying DOC's policies and attending meetings with DOC and CHS, Dr. Belavich issued a report in January 2024. See Exhibit L at ¶ 9 and Exhibits A (Belavich Resume) and B (Belavich January 2024 Report) to the Saunders Declaration.
- 41. \*\*\*In the report, Dr. Belavich concluded that DOC has made "significant efforts in the area of suicide prevention over the past twelve months," and that it is "making an impact by identifying issues related to self-harm and making recommendations for change." As one example, Dr. Belavich cited the implementation of "daily health care and custody huddles" to share information among DOC and CHS line staff regarding incarcerated individuals who may present a self-harm concern. The practice began in August 2023. See Exhibit L at ¶ 10 and Exhibit B (Belavich January 2024 Report) to the Saunders Declaration. \*\*\*
- 42. At the suggestion of the Monitor, in 2021, DOC retained the services of James Austin, Ph.D. In addition to work for DOC, Dr. Austin is currently working in four jurisdictions Rhode Island, Alameda County(Oakland) California, U.S. Virgin Islands, and Santa Clara County - as either an expert for the federal court or a monitor of a consent decree. See Exhibit H (Declaration of James Austin) at ¶¶ 1-2.
- 43. In a March 2022 report, Dr. Austin made the following the four recommendations that if implemented would start reducing the level of violence at Rikers:
  - a. Establish a single Restricted Housing Program (RHP)

- b. Lower the jail population.
- c. Reform the jail classification system.
- d. Cease the current practice of housing people by gang affiliation.

See Exhibit H at ¶ 3.

- 44. \*\*\*Three of the four recommendations have been implemented by DOC, with only the recommendation to lower the jail population not being accomplished. Many of the most dangerous and disruptive incarcerated persons have been in custody for more than a year. But fulfilling this recommendation would require the assistance of the District Attorneys, Legal Aid Society and the Courts. See Exhibit H at ¶ 3.\*\*\*
- 45. \*\*\*As the three recommendations have been implemented since 2022, there has been an associated decline in the number and rate per 100 jail population of slashing, stabbings and serious assaults. Based upon data contained in the Department's Incident Reporting System and Master Facility Management Report, the number of assaults has significantly declined.

  See Exhibit H at ¶ 4 and Figure 1 (below). \*\*\*



46. \*\*\*Consistent with the recommendation to implement a more effective restricted housing program, Dr. Austin worked with DOC and in close consultation with the Monitor, to establish its Enhanced Supervision Housing program now referred to as RESH, a restrictive housing program for individuals who have been found by a hearing officer to have committed violent acts. The primary objective of RESH is to protect the safety and security of incarcerated individuals and facilities, while promoting rehabilitation, good behavior, and the psychological and physical well-being of incarcerated individuals. To accomplish these objectives, RESH is designed to separate from the general population those who pose the greatest threats to the safety and security of staff and other incarcerated individuals.

See Exhibit H at ¶ 7. \*\*\*

- 47. \*\*\*According to Dr. Austin, the data concerning RESH demonstrates that DOC has successfully implemented the program. See Exhibit H at ¶ 16. \*\*\*
- 48. Dr. Austin is also working with the Monitor and DOC senior staff to develop a program for individuals in General Population who have shown a propensity for violence but do not qualify for placement in the other restrictive housing programs (the OBCC Annex Program) as well as the Behavioral Health Unit (BHU) which will be a program for individuals who contribute to violence on Rikers Island yet are ineligible for RESH and the proposed Annex program. See Exhibit H at ¶¶ 21-28.
- 49. Implementing the OBCC Annex Program and BHU are intended to reduce the rates of violence at Rikers. See Exhibit H at ¶ 29.
- 50. \*\*\*Under the leadership of Ronald Brereton, Deputy Commissioner of Security Operations, DOC has initiated enhanced screening initiatives to assist in stemming the flow of contraband into the facilities including front entrance staff body scanning at three facilities, and cell phone detection systems at each facility. See Exhibit C (Declaration of Deputy Commissioner Ronald Brereton) at ¶ 20. \*\*\*
- 51. Searches for weapons and contraband occurred in the facilities in 2023 resulted in the recovery of 1,075 improvised jail weapons, 55 cell phones, 273 dangerous articles, and 4,496 drug recoveries, inclusive of fentanyl. See Exhibit C at ¶¶ 18-19.
- 52. \*\*\*Active work is underway with respect to key control policies (to ensure all keys in circulation are accounted for and operational), upgrading cell doors and ensuring they are properly secured, ensuring staff remain on-post, and preventing crowding in vestibules.

  See Exhibit C at ¶¶ 21-30. \*\*\*

- 53. DOC has also instituted a Tour Wand initiative, intended to maintain safety by seeking to track staff members' compliance with conducting their tours. See Exhibit G (Declaration of Captain Gamien Batchelor) at ¶¶ 3-6.
- 54. A Tour Wand is a tool utilized by staff to track and log housing unit tours. Staff utilize a Tour Pipe which they touch to a pinpoint at various locations in a housing area to demonstrate touring is occurring. See Exhibit G at ¶ 2.
- 55. DOC utilizes technology such as a Tour Wand Report Dashboard, the Dashboard allows DOC to create daily reports that break down by facility and housing area and includes information about whether the Tour Wand was or was not "swiped" by the Officer and the longest time in between swipes. See Exhibit G at ¶ 3.
- 56. The Dashboard also permits DOC to create daily Captain Tour Wand Reports which indicate how many tours were conducted by Captains using a Tour Wand. See Exhibit G at ¶ 3.
- 57. \*\*\*Tour wand audits are generated and provided for leadership to review, and recommend discipline if there are not mitigating factors for failed tours. Since this procedure has begun, there has been significant improvement in staff compliance with Tour Wand usage Departmentwide. See Exhibit G at ¶¶ 5-6. \*\*\*
- 58. The Investigation Division ("ID") is responsible for the independent review of all Use of Force incidents and tasked with conducting fair and impartial investigations to ensure that its conclusions are in accordance with DOC policy. ID's sole focus is Use of Force ("UOF") incidents. ID is responsible for the independent review of all actual and alleged UOF incidents from reports made to DOC's Central Operations Desk. See Exhibit E (Declaration of Deputy Commissioner Yvonne Pritchett), at ¶ 5.

- 59. Deputy Commissioner Yvonne Pritchett oversees investigations of members of service engaged in Use of Force incidents. Deputy Commissioner Pritchett also acts as liaison with other outside investigative agencies, including the Department of Investigation and the Bronx County District Attorney's Office; she has been in her current position since April 2023. See Exhibit E at ¶¶ 1-2.
- 60. ID is divided into an Intake Unit and a Full Investigation Unit. The Intake Unit reviews all use of force incidents and has 25 business days to complete its investigation under the Consent Judgment and First Remedial Order. See Exhibit E at ¶ 6.
- 61. At the conclusion of the investigation, the case is either closed without action (the officer's conduct was not inappropriate), closed with action (the officer's conduct was inappropriate), or referred for a full investigation. See Exhibit E at ¶ 6.
- 62. To advance the goal of immediate and meaningful staff accountability for egregious use of force incidents, ID leadership increased the Intake Unit's Rapid Review team from one to two teams the week of April 30, 2023. The purpose of the Rapid Review Teams is to review incidents daily for possible immediate action and identify use of force incidents involving the Emergency Response Team and the Strategic Response Team at the request of the Federal Monitor. See Exhibit E at ¶ 6.
- 63. Prior to October 1, 2018, Full ID investigations were required to be completed within 180 days. Full ID Investigations are now required to be completed within 120 days. See Exhibit E at ¶ 9.
- 64. \*\*\*Between January 1, 2023 and December 31, 2023, 494 Full ID investigations were closed. 182 (37 percent) of those investigations were closed within 120 days. ID is working

- to increase staffing levels to improve the timeliness of these investigations. See Exhibit E at  $\P$  9. \*\*\*
- 65. \*\*\*Upon the appointment of Deputy Commissioner Pritchett in April 2023, the Use of Force Investigation Division Leadership has made diligent efforts to comply with the provisions of the Consent Judgment. The Use of Force Investigation Division Leadership developed a plan for improving the UOF investigations, adopting the Monitoring Team's suggestions while incorporating several additional initiatives. See Exhibit E at ¶¶ 11-12.

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- 66. In its December 22, 2023 Report, the Monitor observed that the Intake Unit was now closing 99 percent of the cases that it receives in 30 business days. As noted, the established deadline is 25 business days. See Exhibit E at ¶¶ 13.
- 67. Upon the recommendation of ID, DOC Trials and Litigation Division ("Trials") evaluates, and may bring disciplinary charges against DOC's uniformed force for violation of DOC's Rules and Regulations or of New York State and City laws. See Exhibit F, (Declaration of Deputy Commissioner) Solange Grey at ¶¶ 4-5.
- 68. Upon receipt of a recommendation for disciplinary action from ID, Trials conducts an independent review of the matter. If appropriate, Trials then prepares a petition with formal charges for filing with the New York City Office of Administrative Trials and Hearings ("OATH"), a municipal agency that is separate from DOC. See Exhibit F at ¶ 5.
- 69. For DOC, the Nunez guidelines, developed with the Monitor, establish the parameters for discipline. See Exhibit F at ¶ 9.
- 70. At the start of Deputy Commissioner Grey's tenure in 2022, DOC was faced with a substantial backlog of disciplinary cases. See Exhibit F at ¶¶ 14-27.

- 71. Trials processed and resolved 95 percent of the 750 cases with incident dates prior to 2021. The remaining five percent are being held in abeyance due to members of service being out on approved leave. Trials has resolved 98 percent of the 285 additional UOF cases that the Monitor identified with incident dates between January 2021 and June 2022. See Exhibit F at ¶¶ 20-21.
- 72. Moreover, Trials maintains a spreadsheet that includes all cases opened since January 1, 2021, and each case open or pending as of January 1, 2023. Overall, the number of outstanding disciplinary cases has been reduced from 2,430 in November 2022 to 1,372 in November 2023, a 43 percent reduction. See Exhibit F at ¶ 26.
- 73. The Action Plan requires Trials to maintain 25 agency attorneys and four directors; Trials has one Deputy Commissioner, 24 agency attorneys, five directors, one managing director, five legal coordinators, one executive assistant to the Deputy Commissioner, one office manager, one city research scientist, three administrative managers, three principal administrative assistants, two investigators, one clerical associate, one front desk officer, and two externs a total of 49 full-time employees and two part-time law student externs. See Exhibit F at ¶ 29.
- 74. Commissioner Maginley-Liddie requires facility tours by all civilian and uniformed senior leadership. Each senior staff member is asked to tour a different facility two times a month, which means that at least one person is touring every facility each weekday. See Exhibit B at ¶ 11.
- 75. Following each tour, senior leaders are required to write up their notes, focusing on both positive developments and deficiencies, and to forward their notes to the Commissioner's Office. See Exhibit B at ¶ 12.

76. \*\*\*The Commissioner's Office then compiles a list of action items that need attention and

follows-up to ensure that action is taken. See Exhibit B at ¶ 12. \*\*\*

77. The Commissioner also conducts personal, unannounced, day and night shift tours. See

Exhibit B at ¶ 15.

78. The Commissioner has initiated focus groups with staff and incarcerated individuals, along

with a facilitator, to discuss working and living conditions at our facilities. As of February

29, 2024, there have been a total of 21 focus groups at GRVC, OBCC, and RMSC -- 12

for incarcerated individuals and 9 for staff. See Exhibit B at ¶ 16.

79. \*\*\*The Commissioner secured \$14.1 million for programs as a new need to serve the

individuals in custody. The funding will be used for substance abuse programs, educational

programs, transition planning, and trauma-informed programs, among others. See Exhibit

B at ¶ 19. \*\*\*

80. The Commissioner also secured commitment from the Osborne Association and Fortune

Society, two highly regarded non-profits, to provide services to population in care of DOC.

See Exhibit B at ¶ 20.

81. Further, Commissioner Maginley-Liddie has restored the Board of Correction's access to

video footage, so that Board staff can view all video footage at any time from their offices.

In addition, the DOC now notifies the Board promptly of deaths in custody. See Exhibit B

at ¶ 58.

82. [intentionally omitted]

Dated:

New York, New York

July 3, 2024

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York
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By: /s/ Omar Siddiqi

OMAR SIDDIQI Senior Counsel